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In The United States	Boukeney Cover
For the Distlet o	
IN Re:	
Cyntha Ann DeZunik	ense no -14-60006
Debter	ense no - 14-60006 (chapter 7)
ERIK Afrigren, Trustee plant ff	ANDSHI NE
John Raymons DEEnik Orfendant	
Complaint to Se Awswer to	Ormed Property
Met is	Composin F
11) The Trustee	is the duly
Evacifies and	Actus chapter 7
Thustee of the	e bankrupay estate
of the Deb	ita ,
2.) Defindant	bhn Raymond DeZuelb Idual residing At
15 the now	idual residens At
a contract of the contract of	ST N, SArtell Mn S637)
X I Agree on the	Preties

JURISDICTION and Venue Agree with FACTS ACVEE WITH COUNT I - Sale of Co-ouned Property (,1 I DISASTER WITH The Sale of My (Defendant) John Paymond DeZezik harf of the Estate & comper location AT WHITEBIRH Campgrowne, LOT 10, BLOCK 26 Section 2 a 1996 Collin comper 2.) Debtor - Cynthia Awn DEZweit has not DAID For her harf of Bank Mortsee loan for 2 years, Alas not PAID Annual Does & Propoety taxes. THIS Still award to Defendant. THIS was brought to the trustee's Attention and refused to pay Count 2 - Costs and Expenses OF SALE 11 U.S.C 3633)

Disagree with the Costs E Expenses

[,]

1) The property value is listed on the Statement for \$30,300, and Camper Estimates between 1500, and 1500, and Convent Loan From Plaza Park Brook is 29,407.25 &s of 5/21/14. May Payment has not been sint. Trustee Exik AHLEVEN refused to pay monthly payment to the Bank.

2.) Camper has up for Sale for 2 years running.

3.) Added Expensed besides the value of the property are the Reputo Fees at 7% cousins Costs. Ect. The Value of the Property Camper do not out weigh what is outed

Conclusion:

The Defendant John Raymond Duzwill disagree's and denies that the Trustee has the right to Sell Co-Dward Property. The Trustee has no right to charge the Co-owners the costs for the Sale.

There is an outstanding loan or the

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John Paymono DeZweite Defendant 1917 42 ST N SHETELL RAY 5637) Case 14-06012 Doc 7 Filed 05/23/14 Entered 05/23/14 09:43:49 Desc Main Document Page 5 of 9 DATE: 5/21/14 - SEND IN MAIL CERTIFICATE OF SErvice CASE NO 14-6006 ANSWER TO COMPLAINT ancerta EFENdant JoHN RAYMOND DEZINIL

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MINNESOTA

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§ Case No. 14-60006 § (Chapter 7)
§ §
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§ Adversary No
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COMPLAINT TO SELL CO-OWNED PROPERTY

Erik A. Ahlgren (Trustee''), the duly appointed and acting Chapter 7 Trustee for the Bankruptcy Estate of Cynthia Ann Dezurik ("Debtor"), files this complaint to sell co-owned property and, in support of this complaint, states as follows:

PARTIES

- 1. The Trustee is the duly qualified and acting Chapter 7 Trustee of the bankruptcy estate of the Debtor.
- Defendant John Raymond Dezurik is an individual residing at 1917 4th Street North, Sartell, MN 56377.

JURISDICTION AND VENUE

3. This Court has jurisdiction over this matter pursuant to the provisions of 28 U.S.C. §1334 and 157. This matter constitutes a core proceeding within the meaning of 28 U.S.C. §157(b)(2).

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4. Venue is proper in this district pursuant to 28 U.S.C. §1408 and 1409 because the Debtor's Chapter 7 bankruptcy proceeding is pending in this district and the causes asserted herein arise under Title 11 or arise in or are related to a case under Title 11.

FACTS

- 5. On January 3, 2014, the Debtor filed a voluntary petition for relief under Chapter 7 of the Bankruptcy Code.
- 6. The Trustee is the duly appointed and acting Chapter 7 Trustee of the Debtor's bankruptcy estate.
- 7. The Debtor and the Defendant each hold a one-half interest in real property located at 7070 Dove Street, Whitebirch Camp Ground, Breezy Point, Crow Wing County, legally described as Lot 10, Block 26, Whitebirch Camping Clusters Section 2, and a 1996 Collins camper (the "Co-Owned Property").
- 8. The Debtor's interest in the Co-Owned Property is property of the bankruptcy estate pursuant to 11 U.S.C. §541(a).

COUNT 1 - SALE OF CO-OWNED PROPERTY 11 U.S.C. §363(H)

- 9. The Trustee hereby incorporates all of the foregoing and ensuing allegations as if fully set forth herein at length.
- 10. Pursuant to 11 U.S.C. §363(h) the Trustee seeks an order authorizing the sale of both the estate's interest and the interest of the Defendant as co-owner in the Co-Owned Property.
- 11. Partition in kind of the Co-Owned Property among the estate and the co-owner is impracticable. The Co-Owned Property includes a single lot and camper, possession of which may not be readily partitioned.

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- 12. The sale of the estate's undivided interest in such property would realize significantly less for the estate than sale of such property free of the interests of the Defendant as co-owner.
- 13. The benefit to the estate of a sale of such property free of the interests of the co-owner outweighs the detriment, if any, to the co-owner.
- 14. The Co-Owned Property is not used for the production, transmission, or distribution, for sale, of electrical energy or of natural or synthetic gas for heat, light or power.
- 15. The Trustee meets all of the requirements of §363(h) of the Bankruptcy Code to sell the Co-Owned Property.

COUNT 2- COSTS AND EXPENSES OF SALE 11 U.S.C. §363(J)

- 16. The Trustee hereby incorporates all of the foregoing and ensuing allegations as if fully set forth herein.
- 17. Pursuant to §363(j) of the Bankruptcy Code, the Trustee seeks an order authorizing the Trustee to charge the Defendants with its share of the costs and expenses of selling the Co-Owned Property.

CONCLUSION

WHEREFORE, the Trustee respectfully requests that he be authorized to sell the Co-Owned Property, including the estate's interest and the interest of all co-owners pursuant to the provisions of 11 U.S.C. §363(h), that he be authorized to charge the co-owner with his share of the costs and expenses of the sale pursuant to the provisions of 11 U.S.C. §363(j) and that Trustee be granted such other and further relief, at law or in equity, to which the Trustee may be justly entitled. Respectfully submitted,

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AHLGREN LAW OFFICE, PLLC

Dated: April 22, 2014

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ATTORNEYS FOR TRUSTEE